

Message

From: Stephen Adams [stephen.adams1@bayer.com]
Sent: 8/5/2021 7:45:34 PM
To: Schmid, Emily [Schmid.Emily@epa.gov]
CC: Matthew Graneto [matthew.graneto@bayer.com]
Subject: RE: EPA Registration Number 524-659

Hi Emily –

Along this same line of communication below, I had submitted a couple of CSF Notifications to you back around the first of May for EPA Reg. No.'s 264-1168 and 264-1023. If you have any questions on those, please contact Matt Graneto (copied on this email) as he will be taking over responsibility for these product registrations and all other registrations containing pyrasulfotole and/or bromoxynil at least in the near term.

Thank you,

Steve

Stephen A. Adams
Senior Regulatory Affairs Manager

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Bayer U.S. – Crop Science
700 Chesterfield Parkway West
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From: Stephen Adams
Sent: Wednesday, August 4, 2021 9:20 AM
To: Meadows, Sarah <Meadows.Sarah@epa.gov>; Sarah Berger <sarah.berger@bayer.com>
Cc: Schmid, Emily <Schmid.Emily@epa.gov>; BCSReg_Archive <esepamailbox@bayer.com>
Subject: RE: EPA Registration Number 524-659

Thanks Sarah! Sounds like this transition will be an easy one then. I am definitely leaving you in good hands.

Steve

From: Meadows, Sarah <Meadows.Sarah@epa.gov>
Sent: Wednesday, August 4, 2021 8:47 AM
To: Stephen Adams <stephen.adams1@bayer.com>; Sarah Berger <sarah.berger@bayer.com>
Cc: Schmid, Emily <Schmid.Emily@epa.gov>
Subject: RE: EPA Registration Number 524-659

Hi, Stephen. Thanks, I did receive your label resubmission and hope to review it soon. My PRIA actions have been keeping me very busy! It's been nice working with you, and I wish you a restful and happy retirement!

Hi, Sarah - I had no idea you were working in regulatory affairs! I look forward to working with you and it will be nice to catch up after my many years away from APMS!

Sarah

Sarah True Meadows, PhD
US Environmental Protection Agency
Office of Pesticide Programs
Registration Division – Herbicide Branch
(703) 347-0505
meadows.sarah@epa.gov

From: Stephen Adams <stephen.adams1@bayer.com>
Sent: Tuesday, August 03, 2021 2:26 PM
To: Meadows, Sarah <Meadows.Sarah@epa.gov>; Sarah Berger <sarah.berger@bayer.com>
Cc: BCSReg_Archive <esepamailbox@bayer.com>; Schmid, Emily <Schmid.Emily@epa.gov>; BCSReg_Archive <esepamailbox@bayer.com>
Subject: RE: EPA Registration Number 524-659

Hi Sarah (Meadows) –

I trust you received the proposed amended Master Label for 524-659 that incorporates the changes to the directions for use with GlyTol Cotton as you requested.

Also, I wanted to take the opportunity to inform you that after 41+ years in the pesticide industry, I have decided to retire effective Friday August 6th. **Sarah Berger**, Senior Regulatory Affairs Manager for Bayer CropScience (included on this email), will be taking over responsibility for all Glyphosate U.S. registrations and be your contact going forward. If you require additional changes to the proposed Master Label for 524-659, and when the amended labeling meets with your approval, please let Sarah know.

It has been my pleasure working with you and the entire Herbicide Branch Team 25 over the years. Thank you for all you do and I wish you all the best in the future.

With highest regards,

Steve

Stephen A. Adams
Senior Regulatory Affairs Manager

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From: Stephen Adams
Sent: Wednesday, June 23, 2021 2:41 PM
To: Meadows, Sarah <Meadows.Sarah@epa.gov>
Cc: BCSReg_Archive <esepamailbox@bayer.com>; BCSReg_Archive <esepamailbox@bayer.com>
Subject: RE: EPA Registration Number 524-659

Sarah –

To help you see the changes made to the Master Label for 524-659, I have attached a copy that shows all the changes captured using the Track Changes feature of Word.

Let me know if you have any questions.

Thanks,

Steve

From: Stephen Adams
Sent: Wednesday, June 23, 2021 1:02 PM
To: Meadows, Sarah <Meadows.Sarah@epa.gov>
Cc: BCSReg_Archive <esepamailbox@bayer.com>
Subject: RE: EPA Registration Number 524-659

Hi Sarah –

Sorry it took so long to get back to you on this. I made the changes to the Master Label right away, but the Labeling Specialist who handles these changes in the Bayer system was out last week, which delayed the process.

Thank you for making these changes to the Master Label for 524-659 at the same time as on the Supplemental Labeling. This will save us the work of having to do this again within 18-months later.

I changed Section 12.10 of the current Master Label for 524-659 to match the directions for use presented in the Supplemental Labeling for use on Cotton with GlyTol Technology. However, since the ownership of EPA Company Number 524 has been transferred from Monsanto Company to Bayer CropScience LP, I thought that it would be appropriate at this time to also change all references to Monsanto Company to Bayer CropScience, including the name and all contact information on the label, such as emergency and informational telephone numbers. These changes are required as part of the ownership transfer. I trust that these changes will be acceptable to you.

Attached, you will find a copy of the revised Master Label for 524-659 that changes only the directions for use on Cotton with GlyTol Cotton and the Bayer CropScience information. No other changes have been made to the Master Label.

If you have any questions or require additional changes or information, please let me know.

Thank you,

Steve

Stephen A. Adams
Senior Regulatory Affairs Manager

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From: Meadows, Sarah <Meadows.Sarah@epa.gov>
Sent: Friday, June 11, 2021 10:51 AM
To: Stephen Adams <stephen.adams1@bayer.com>
Subject: EPA Registration Number 524-659

Hi, Stephen. I'm working on the label amendment you submitted for 524-659, adding a supplemental label. Can you please revise and send me the master label as well, and we'll stamp both the master and supplemental with this action?

Thanks,

Sarah

Sarah True Meadows, PhD
US Environmental Protection Agency
Office of Pesticide Programs
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